1 2 3 4	JONATHAN D. MCDOUGALL STATE BAR NO. 212359 461 Laurel Street San Carlos, CA 94070 Telephone: (650) 594-4200 Facsimile: (650) 594-4205
5	Attorney for Defendant MARK FLORES
6	UNITED STATES DISTRICT COURT
7	NORTHERN DISTRICT OF CALIFORNIA
8	OAKLAND DIVISION
9	
10	THE UNITED STATES OF AMERICA, ) CR 17-116 HSG
11	Plaintiff, ) STIPULATION AND
12	vs. (PROPOSED) ORDER REGARDING CONDITIONS
13	MARK FLORES  Defendant.  OF RELEASE AND APPEARANCE
14	Defendant.
15	With the agreement of counsel for both parties, with United States Pretrial Services, and with the
16	consent of defendant Mark Flores, the Court enters this order documenting an amendment to the
17	CONDITIONS OF RELEASE AND APPEARANCE dated March 14, 2017. The parties agree, and the
18	Court finds and holds as follows:
19	
20	1. Defendant appeared before this Court on March 14, 2017 for a detention hearing
21	pursuant to 18 U.S.C. §§ 3142(e) and 3142(f). At that time, this Court released the
22	defendant on a \$75,000.00 unsecured bond, with among other standard conditions,
23	specifically the following added conditions:
24	a. Electronic detention at home other than for pre-approved legal and medical
25	appointments;
	b. Surrendering of his DEA registration;

- No practicing of medicine or attempts to provide medical care to anyone except a family member in an emergency;
- d. Shall not possess any prescriptions or prescription pads;
- e. Shall have no contact with people he formerly prescribed drugs to; and
- f. Shall refrain from gambling or entering into any gambling establishments.
- Defendant Mark Flores has secured an appointment on <u>June 14, 2017</u> at 3:20 p.m. with
  the California Department of Motor Vehicles for reinstatement of his California Driver's
  License. Mr. Flores now seeks approval of this Court for his attendance at the CA DMV
  appointment.
- 3. Both Assistant U.S. Attorney Frank Riebli and U.S. Pretrial Services Officer Nelson Barao have been advised of the appointment and do not object to a modification of his electronic home detention release in order to attend this appointment. Flores will go directly from his home to the DMV and then directly from the DMV back to his home. Pretrial Services will be verifying the date, time, and location of the appointment, and will arrange for his leaving and returning times.
- Accordingly, and with the consent of all Parties, the Court orders that the defendant's conditions of release and appearance are so AMENDED.

IT IS SO STIPULATED.

DATED: June 6, 2017

JONATHAN D. MCDOUGALL
Attorney for Defendant

DATED: June 6, 2017

FRANK RIEBLI
Assistant U.S. Attorney

DATED: 6/8/17

MAGISTRATE JUDGE WESTMORE

## Attestation of Filer

In addition to myself, the other signatory to this document is AUSA Frank Riebli. I attest that I

have his permission to enter a conformed signature on his behalf and to file the document. 

Dated:June <u>6</u>, 2017

JONATHAN D. MCDOUGALL

Attorney for Defendant

Mark Flores